

UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

<b>PHILIP GODLEWSKI</b>	:	CIVIL ACTION
<i>Petitioner,</i>	:	
	:	NO.: <u>3:24-CV-00344</u>
<b>vs.</b>	:	
<b>EDUARDO NICOLAS ALVEAR</b>	:	JURY TRIAL DEMANDED
<b>GONZALEZ</b>	:	
<b>AKA,</b>	:	
<b>ALVEAR GONZALEZ EDUARDO</b>	:	
<b>NICOLAS;</b>	:	
<b>AKA,</b>	:	
<b>NICOLAS ALVEAR</b>	:	
	:	
And,	:	
	:	
<b>GOOD LION FILMS, L.L.C.</b>	:	
	:	
And,	:	
	:	
<b>GOOD LION TV, L.L.C.</b>	:	
<i>Respondents.</i>	:	

**MOTION IN SUPPORT OF PRELIMINARY INJUNCTION ORDER**

Now comes the Plaintiff and requests this Honorable Court to grant his Motion for a Preliminary Injunction Order. Plaintiff relies on the Supplementary Memorandum of Law in support of this motion, which is attached hereto and incorporated herein.

Respectfully submitted,

**KOLMAN LAW, P.C.**

/s/ Timothy M. Kolman  
Timothy M. Kolman Esquire  
414 Hulmeville Avenue  
Penndel, PA 19047  
(T) 215-750-3134 / (F) 215-750-3138

s/Timothy Bowers  
Timothy A. Bowers, Esquire

Dated: 03/08/2024

*Attorneys for Petitioner, Philip Godlewski*

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 8<sup>th</sup> day of March, 2024, a true and correct copy of the foregoing was served upon the following in the manner described:

**EDUARDO NICOLAS ALVEAR GONZALEZ**  
AKA  
**ALVEAR GONZALEZ EDUARDO NICOLAS**  
AKA  
**NICOLAS ALVEAR**  
905 Clay Street, Apartment 308  
Nashville, Tennessee 39208  
*Via USPS Priority Mail, Signature Required (9410 8036 9930 0165 8384 41)*  
***Defendant***

**GOOD LION FILMS, LLC**  
808 E. Santa Clara Street, Apartment D  
Ventura, California 93001  
*Via USPS Priority Mail, Signature Required (9410 8036 9930 0165 8386 32)*  
***Defendant***

**GOOD LION TV, LLC**  
c/o Cloud Peak Law, LLC  
1095 Sugar View Drive, Suite 500  
Sheridan, Wyoming 82801  
*Via USPS Priority Mail, Signature Required (9410 8036 9930 0165 8388 23)*

&

1039 Coffeen Avenue, Suite 1200  
Sheridan, Wyoming 82801  
*Via USPS Priority Mail, Signature Required (9410 8036 9930 0165 8388 30)*  
***Defendant***

Respectfully Submitted,

**KOLMAN LAW P.C.**

BY: /s/Timothy M. Kolman  
Timothy M. Kolman, Esquire

BY: /s/Timothy Bowers  
Timothy Bowers Esquire

Date: 03/08/2024

*Attorneys for Petitioner*